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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/540,201	03/31/2000	Otmar Bitsche	225/48731	3629	
•	590 03/11/2003				
Evenson McKeown Edwards & Lenahan PLLC 1200 G Street N W Suite 700			EXAMINER		
			LAM, THANH		
Washington, D	C 20005				
			ART UNIT	PAPER NUMBER	
			2834		
			DATE MAILED: 03/11/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.





Office Action Summary

Application No. 09/540,201

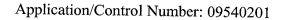
Applicant(s)

Examiner

Art Unit



		Thanh Lam	2834	
The MA	ILING DATE of this communication appears	on the cover sheet with the corres	pondence addre	
i chou for nepty				
- Extensions of time may mailing date of this cor of the period for reply s of NO period for reply is Failure to reply within t Any reply received by t	pecified above is less than thirty (30) days, a reply within the specified above, the maximum statutory period will apply a fee set or extended period for reply will, by statute, cause the Office later than three months after the moiling data of the	no event, however, may a reply be timely filed the statutory minimum of thirty (30) days will be and will expire SIX (6) MONTHS from the mailing	after SIX (6) MONTH considered timely. g date of this commu	
Status	istment. See 37 CFR 1.704(b).	, , ,	-	
1) 🗓 Responsive	e to communication(s) filed on Amndt. fil	led on 10/23/2002		
2a) This action				
	application is in condition for allowance e ccordance with the practice under <i>Ex pai</i>	except for formal matters, and	cution as to the	merits is
Disposition of Claim	15	, , , , , , , , , , , , , , , , , , , ,	7.G. 213.	
4) 💢 Claim(s) <u>1</u> -	10	is/are	pending in the	application.
4a) Of the at	pove, claim(s)	is/are	withdrawn fro	m consideration
5) 💢 Claim(s) <u>8</u>		is	s/are allowed.	osnoido attori,
6) 💢 Claim(s) <u>1,</u>	3, 4, and 9	is	s/are rejected	
7) 💢 Claim(s) <u>2,</u>	5-7, and 10	is	/are objected t	to
o) Liaims		are subject to restricti	on and/or elec	tion requirement
Application Papers		,	377 377 3733	aon requirement.
9) The specific	eation is objected to by the Examiner.			
10) The drawing	g(s) filed onis/are a	a) ☐ accepted or b) ☐ objected	to by the Exar	miner
Applicant m	nay not request that any objection to the dra	awing(s) be held in abevance. See :	37 CFR 1.85(a)	
ine propose	ed drawing correction filed on	is: a) approved b)□ disapprove	d by the Examiner
ıı approved,	, corrected drawings are required in reply to	this Office action.		
, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	declaration is objected to by the Examin	er.		
13) Acknowledge	S.C. §§ 119 and 120			
a) □ All b) □	ement is made of a claim for foreign pridesome* c) \square None of:	ority under 35 U.S.C. § 119(a)-(c	d) or (f).	
	d copies of the priority documents have			
2. Certifie	d copies of the priority documents have	been received.		
3. □ Copies	of the certified copies of the priority doc	umente hovo hoon anni i i i		•
*See the attache	application from the International Bureau ed detailed Office action for a list of the	I (PCT Rule 17.2(a)), certified copies not received.	ns National Sta	ige
14) Acknowledge	ement is made of a claim for domestic p	riority under 35 U.S.C. § 119(a)		
a) ine transla	ition of the foreign language provisional a	application has been received		į
15) ☐ Acknowledge	ement is made of a claim for domestic pr	riority under 35 U.S.C. §§ 120 a	nd/or 121	
Attacimient(S)				
1) Notice of References C	7/	Interview Summary (PTO-413) Paper No(s	·)	
	s Patent Drawing Review (PTO-948) 5)	Notice of Informal Patent Application (PTO		
Patent and Trademark Office	Statement(s) (PTO-1449) Paper No(s)6)	Other:		
Greens and Tragemark Office				



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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

2. Claims 1, 3-4, and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Capenter in view of Wuerth et al.

Carpenter discloses Regarding claim 9, Carpenter discloses a reluctance motor having a motor and at least two salient stator poles (18, 19) with each of said stator poles being provided with an exciter coil (16), said reluctance motor further comprising at least one device or means

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(24) positioned against an end of each of said exciter coils which faces said rotor to apply a radial force to said exciter coils in a direction away from said rotor. However, Carpenter does not specifically disclose the device having a spring chracteristic.

Wuerth et al. disclose a spring biasing device (20) for the purpose of providing a radially outward force on the ends of said exciter coils.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the device of Carpenter to accommodate the spring bias device as taught by Wuerth in order to improve the holding force for the excited coils.

Regarding claim 3, the proposal in combination of Carpenter and Wuerth disclose said exciter coils are gripped between the spring biasing device and a yoke of the stator.

Regarding claim 4, the proposal in combination of Carpenter and Wuerth disclose each of said stator poles has a groove in at proximately the center of the end facing the rotor wherein said groove receives said spring biasing device.

Response to Arguments

3. Applicant's arguments with respect to claims 1 and 9 have been considered but are moot in view of the new ground(s) of rejection.

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Allowable Subject Matter

4. Claims 2,5-7, and 10 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claim 8 is allowed.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thanh Lam whose telephone number is (703) 308-7626. The fax phone number for this Group is (703) 305-3432.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-0656.

Thanh Lam

Patent Examiner

Chank Cam

Dec. 27, 2002